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COUNSEL FOR REORGANIZED DEBTORS

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

In re:	§ Case No. 18-30264-SGJ-11
	§ Case No. 18-30265-SGJ-11
ACIS CAPITAL MANAGEMENT, L.P.,	§
ACIS CAPITAL MANAGEMENT GP,	§ (Jointly Administered Under Case
LLC,	§ No. 18-30264-SGJ-11)
Debtors.	§ Chapter 11
	§
ACIS CAPITAL MANAGEMENT, L.P.,	§
ACIS CAPITAL MANAGEMENT GP,	§
LLC, Reorganized Debtors,	§
Plaintiffs,	§ Adversary No. 18-03078
vs.	§ (Consolidated with Adversary Nos.
	§ 18-03212 & 19-03103)
HIGHLAND CAPITAL MANAGEMENT,	§
L.P., HIGHLAND CLO FUNDING, LTD.	§
F/K/A ACIS LOAN FUNDING, LTD.,	§
HIGHLAND HCF ADVISOR, LTD.,	§
HIGHLAND CLO MANAGEMENT, LTD.,	§
and HIGHLAND CLO HOLDINGS, LTD	§
Defendants.	§
	§

PLAINTIFFS' UNOPPOSED MOTION TO DISMISS LESS THAN ALL DEFENDANTS

Acis Capital Management, L.P. ("Acis LP") and Acis Capital Management GP, LLC ("Acis GP" together with Acis LP, the "Reorganized Debtors" or "Acis") the reorganized debtors in the above-styled and jointly administered bankruptcy cases, and Plaintiffs in the in the above-styled adversary proceeding, file this *Unopposed Motion to Dismiss Less than All Defendants*, and respectfully state as follows:

1. Pursuant to Federal Rule of Bankruptcy Procedure 7041, Acis hereby requests the Court enter an order dismissing with prejudice all of the claims that were brought, or could have been brought, by and between Acis and Defendants Highland Capital Management, L.P., Highland HCF Advisor, Ltd, Highland CLO Management, Ltd., and Highland CLO Holdings, Ltd. (collectively the "Highland Released Parties"). The Highland Released Parties, for their part, request dismissal of any and all claims asserted, or that could have been asserted, against Acis, including but not limited to the pre-petition, gap and administrative claims asserted by Highland Capital Management, L.P. against Acis, the adjudication of which had been consolidated in this adversary proceeding. The parties have agreed to respectively bear their own attorneys' fees and costs of court.

2. This requested dismissal shall have no effect on the claims of any Defendant other than the Highland Released Parties.

DATED: November 3, 2020

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Respectfully submitted,

By: Brian P. Shaw

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**COUNSEL FOR REORGANIZED
DEBTORS**

CERTIFICATE OF CONFERENCE

I hereby certify that I conferred with counsel for the Highland Released Parties, who stated that they are unopposed to the relief sought in and approve of the form of this Motion.

Brian P. Shaw
BRIAN P. SHAW

CERTIFICATE OF SERVICE

I hereby certify that on November 3, 2020, notice of this document will be electronically mailed to the parties that are registered or otherwise entitled to receive electronic notices in this adversary proceeding pursuant to the Electronic Filing Procedures in this District.

Brian P. Shaw
BRIAN P. SHAW